

1. REMARKS / DISCUSSION OF ISSUES

Pursuant to the granted petition dated May 6, 2009, Applicants respectfully submit that their response dated October 27, 2008 is responsive under Rule 111. While the double-patenting rejection is sustained, Applicants respectfully submit that their offer to provide a terminal disclaimer when necessary and proper if all other rejections based on art are withdrawn stays the requirement to file the terminal disclaimer at this time. As such, Applicants respectfully submit that their responses of October 27, 2008 and of even date are responsive under Rule 111. Further examination on the merits is respectfully requested.

Conclusion

In view the foregoing, applicant(s) respectfully request(s) that the Examiner withdraw the objection(s) and/or rejection(s) of record, allow all the pending claims, and find the application in condition for allowance.

If any points remain in issue that may best be resolved through a personal or telephonic interview, the Examiner is respectfully requested to contact the undersigned at the telephone number listed below.

Respectfully submitted on behalf of:
Phillips Electronics North America Corp.

/William S. Francos/

by: William S. Francos (Reg. No. 38,456)

Date: June 11, 2009

Volentine & Whitt, PLLC
Two Meridian Blvd.
Wyomissing, PA 19610
(610) 375-3513 (v)
(610) 375-3277 (f)